UNITED STATES BANKRUPTCY COURT

CENTRAL DISTRICT OF CALIFORNIA

CENTRAL DISTRICT OF GALIFORNIA	
In re) Case No.)) Adv. No.) Chapter
Debtor(s) Plaintiff(s))) NOTICE OF STATUS CONFERENCE) AND ORDER TO SHOW CAUSE RE:) REMAND (REMOVED PROCEEDING))) Date:) Time:) Place: COURTROOM 1375
Defendant(s))))
A Notice of Removal was filed with this Court on,	
Pursuant to Local Bankruptcy Rule 9027-1(3)) notice is hereby that a status
conference will be held on the date and time shown above.	
COUNSEL ARE ORDERED to appear to disc	cuss the status of the case and to
show cause why the Court should not abstain and remand the case pursuant to 28	
U.S.C. section 1334©) and 1452(b).	
Any party that wants the Court to remand the case shall filed and serve	
its memorandum of points and authorities at least 24 days before the date of	
the status conference. Any party opposing the remand shall file and its	
memorandum of points and authorities at least 14 days before the status	
conference. Local Bankruptcy Rule 9013-1(a)(8)shall govern the deadline for	
a reply. Failure to timely file and serve a memorandum of points and	
authorities may be deemed to be consent to the grant or denial of the order to	
show cause, as the case may be.	
FAILURE OF COUNSEL TO APPEAR AT THE STATUS CONFERENCE AND HEARING MAY RESULT	
IN ADVERSE ACTION BEING TAKEN BY THE COURT INCLUDING ENTERING JUDGMENT AGAINST	
ANY NON-APPEARING PARTY.	
DATED:	

ALAN M. AHART
United States Bankruptcy Judge